

IN RE: SEARCH WARRANT
DATED DECEMBER 14, 2012

: SUPERIOR COURT

FOR CONNECTICUT REGISTRATION
872YEO, A 2010 HONDA CIVIC,
4-DOOR SEDAN, COLOR BLACK IS
PARKED IN FRONT OF THE SANDY HOOK
ELEMENTARY SCHOOL,
12 DICKINSON DRIVE IN NEWTOWN, CT

: JUDICIAL DISTRICT OF DANBURY

: AT DANBURY

POLICE CASE NUMBER CFS# 12-00704559

: MARCH 27, 2013

PROSECUTING AUTHORITY'S AMENDED APPLICATION UNDER C.G.S. §54-33c(b) FOR
PARTIAL REDACTION OF UNSEALED SEARCH WARRANT APPLICATION, AFFIDAVIT
AND RETURN

Pursuant to C.G.S. §54-33c(b), Practice Book §42-49A(b), Article IV of the Connecticut Constitution as Amended by Article XXIII, C.G.S. §51-276,¹ the law enforcement privilege² and the informant privilege,³ the undersigned State's Attorney, as the prosecuting authority, hereby makes application for:

A partial redaction of the search warrant application, affidavit and return, due to be unsealed with the expiration of the court's earlier order, and dispensing with the requirement of giving an unredacted copy to the owner, to wit: the State's Attorney requests the redaction of the name and identity of a citizen witness listed in paragraph 7 of the affidavit, which is attached in a sealed envelope to the prior version of this application relating to the above car together with the search warrant application, warrant and return, filed with the clerk on the morning of March 27, 2013. In the prior version the State had erroneously listed paragraph 5 as the paragraph to be redacted. The witness is described in paragraph 7.

In support of this application, the undersigned represents, based on:

C.G.S. §51-276 puts the Division of Criminal Justice in charge of investigations and prosecutions of criminal matters.
See In re The City of New York, 607 F.3d 923, C.A. 2 (NY) June 9, 2010 (NO. 10-0327-OP);
Seebeck v. State, 246 Conn. 514, 544-46 (1998).
State v. Mullins, 288 Conn. 345, 370-377 (2008).

OFFICE OF THE CLERK
SUPERIOR COURT
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JUDICIAL DISTRICT OF DANBURY
STATE OF CONNECTICUT

1. Information provided in the search warrant affidavit;
2. Information provided to him by the investigating police officers; and
3. Information provided to him by the attorney for the citizen witness.

That the investigation, which was a basis for the issuing of the search warrant, is still continuing. That no arrests have been made and while none are currently anticipated, arrests have not been ruled out and the investigation is fully active and ongoing by both state and federal authorities. Additionally,

- There is information contained in the unredacted search warrant affidavit that is not known to the general public and any potential suspect(s), the disclosure of which could jeopardize the safety of a citizen witness; and
- That disclosure and delivery of the unredacted affidavit would identify persons cooperating with the investigation, thus possibly jeopardizing their personal safety and well-being.

As such

The search is part of a continuing investigation, which would be adversely affected by the disclosure of the name and identity of a citizen witness, whose personal safety may be jeopardized by releasing a unredacted copy of the affidavit at this time (§54-33c(a)).

Judge John F. Blawie, on December 27, 2012, granted an application for an extension of time to seal the search warrant application, affidavit and return for a period of 90 days.

March 27, 2013

STATE OF CONNECTICUT



Stephen J. Sedensky III

State's Attorney

Office of the State's Attorney

146 White Street

Danbury, CT 06810

IN RE: SEARCH WARRANT
DATED DECEMBER 14, 2012

: SUPERIOR COURT

FOR CONNECTICUT REGISTRATION
872YEO, A 2010 HONDA CIVIC,
4-DOOR SEDAN, COLOR BLACK IS
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ELEMENTARY SCHOOL,
12 DICKINSON DRIVE IN NEWTOWN, CT

: JUDICIAL DISTRICT OF DANBURY

: AT DANBURY

POLICE CASE NUMBER CFS# 12-00704559 :

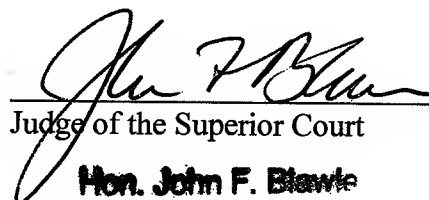
ORDER

The March 27, 2013 amended application of the prosecuting authority for partial redaction of unsealed search warrant application, affidavit and return, having been presented to a Judge of the Superior Court, it is hereby GRANTED DENIED as follows:

Paragraph 7 of the affidavit is ordered redacted to delete the name and identity of the citizen witness.

The redacted version of the search warrant application, affidavit and returns are ordered to be made available to the public. The originals shall remain sealed in the custody of the Clerk. This order is to take effect at 12:00:01 a.m., March 28, 2013.

March 27, 2013



Judge of the Superior Court
Hon. John F. Blawie

IN RE: SEARCH WARRANT
DATED DECEMBER 14, 2012

: SUPERIOR COURT

FOR CONNECTICUT REGISTRATION
872YEO, A 2010 HONDA CIVIC,
4-DOOR SEDAN, COLOR BLACK IS
PARKED IN FRONT OF THE SANDY HOOK
ELEMENTARY SCHOOL,
12 DICKINSON DRIVE IN NEWTOWN, CT

: JUDICIAL DISTRICT OF DANBURY

: AT DANBURY

POLICE CASE NUMBER CFS# 12-00704559

: MARCH 27, 2013

PROSECUTING AUTHORITY'S APPLICATION UNDER C.G.S. §54-33c(b) FOR PARTIAL
REDACTION OF UNSEALED SEARCH WARRANT APPLICATION, AFFIDAVIT AND
RETURN

Pursuant to C.G.S. §54-33c(b), Practice Book §42-49A(b), Article IV of the Connecticut Constitution as Amended by Article XXIII, C.G.S. §51-276,¹ the law enforcement privilege² and the informant privilege,³ the undersigned State's Attorney, as the prosecuting authority, hereby makes application for:

A partial redaction of the search warrant application, affidavit and return, due to be unsealed with the expiration of the court's earlier order, and dispensing with the requirement of giving an unredacted copy to the owner, to wit: the State's Attorney requests the redaction of the name and identity of a citizen witness listed in paragraph 5 of the affidavit, which is attached to this application in a sealed envelope together with the search warrant application, warrant and return.

In support of this application, the undersigned represents, based on:

1. Information provided in the search warrant affidavit;

OFFICE OF THE CLERK
SUPERIOR COURT
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JUDICIAL DISTRICT
OF DANBURY
STATE OF CONNECTICUT

C.G.S. §51-276 puts the Division of Criminal Justice in charge of investigations and prosecutions of criminal matters.

See In re The City of New York, 607 F.3d 923, C.A. 2 (NY) June 9, 2010 (NO. 10-0327-OP);

Seebeck v. State, 246 Conn. 514, 544-46 (1998).

State v. Mullins, 288 Conn. 345, 370-377 (2008).

2. Information provided to him by the investigating police officers; and
3. Information provided to him by the attorney for the citizen witness.

That the investigation, which was a basis for the issuing of the search warrant, is still continuing. That no arrests have been made and while none are currently anticipated, arrests have not been ruled out and the investigation is fully active and ongoing by both state and federal authorities. Additionally,

- There is information contained in the unredacted search warrant affidavit that is not known to the general public and any potential suspect(s), the disclosure of which could jeopardize the safety of a citizen witness; and
- That disclosure and delivery of the unredacted affidavit would identify persons cooperating with the investigation, thus possibly jeopardizing their personal safety and well-being.

As such

The search is part of a continuing investigation, which would be adversely affected by the disclosure of the name and identity of a citizen witness, whose personal safety may be jeopardized by releasing a unredacted copy of the affidavit at this time (§54-33c(a)).

Judge John F. Blawie, on December 27, 2012, granted an application for an extension of time to seal the search warrant application, affidavit and return for a period of 90 days.

March 27, 2013

STATE OF CONNECTICUT



Stephen J. Sedensky III

State's Attorney

Office of the State's Attorney

146 White Street

Danbury, CT 06810

IN RE: SEARCH WARRANT
DATED DECEMBER 14, 2012

: SUPERIOR COURT

FOR CONNECTICUT REGISTRATION
872YEO, A 2010 HONDA CIVIC,
4-DOOR SEDAN, COLOR BLACK IS
PARKED IN FRONT OF THE SANDY HOOK
ELEMENTARY SCHOOL,
12 DICKINSON DRIVE IN NEWTOWN, CT

: JUDICIAL DISTRICT OF DANBURY

: AT DANBURY

POLICE CASE NUMBER CFS# 12-00704559 :

ORDER

The foregoing attached application of the prosecution authority, having been presented to a Judge of the Superior Court, it is hereby GRANTED / DENIED.

_____, 2013

Judge of the Superior Court

IN RE

SEARCH WARRANT, DATED December 14, 2012 AND

SIGNED BY THE HONORABLE JOHN F. BLAWIE, JUDGE OF THE SUPERIOR COURT

FOR "Connecticut registration 872YEO, a 2010 Honda Civic, 4-door sedan, color black is parked in front of the Sandy Hook Elementary School, 12 Dickinson Drive in Newtown, CT." Police Case number CFS# 12-00704559

PROSECUTING AUTHORITY'S APPLICATION UNDER C.G.S. §54-33c(b) FOR
EXTENSION OF PERIOD SEALING SEARCH WARRANT APPLICATION AND AFFIDAVIT
AND DISPENSING WITH REQUIREMENT OF GIVING COPY OF SAME TO OWNER,
OCCUPANT OR PERSON NAMED THEREIN AND FOR SEALING OF SEARCH WARRANT
RETURN

Pursuant to C.G.S. §54-33c(b), Practice Book §42-49A(b), Article IV of the Connecticut Constitution as Amended by Article XXIII, C.G.S. §51-276¹ and the law enforcement privilege² the undersigned State's Attorney, as the prosecuting authority, hereby makes application for:

- a. A **90 day extension** of the period of time sealing the search warrant application and affidavit and dispensing with the requirement of giving a copy of the same to the owner, occupant or person named therein for the same time; and
- b. A **90 day extension** of the period of time sealing the return of the search warrant.

In support of this application, the undersigned represents, based on:

1. Information provided in the search warrant affidavit; and

OFFICE OF THE CLERK
SUPERIOR COURT
GA3

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JUDICIAL DISTRICT
CLERK
STATE OF CONNECTICUT

§51-276 puts the Division of Criminal Justice in charge of investigations and prosecutions of criminal matters.

See In re The City of New York, 607 F.3d 923, C.A. 2 (NY) June 9, 2010 (NO. 10-0327-OP); State v. Seebeck, 246 Conn. 514, 545-46 (1998).

2. Information provided to him by the investigating police officers

That the investigation, which was a basis for the issuing of the search warrant, is still continuing and no arrests have been made and none are currently anticipated, but have not been ruled out.

Additionally,

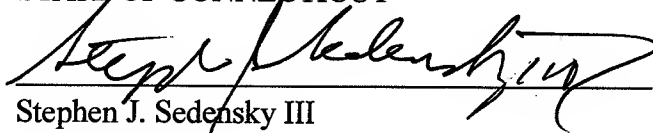
- There is information contained in the search warrant affidavit that is not known to the general public and any potential suspect(s), the disclosure of which would jeopardize the investigation and chances of successfully solving any crime(s) involved; and
- That disclosure and delivery of the affidavit would seriously jeopardize the outcome and success of the investigation by divulging sensitive and confidential information known only to investigators and any suspect(s) and also identify persons cooperating with the investigation thus possibly jeopardizing their personal safety and well-being.

As such

The search is part of a continuing investigation, which would be adversely affected by the giving of a copy of the affidavit, application and return and the unsealing of the same at this time (54-33c(a)).

December 26, 2012

STATE OF CONNECTICUT



Stephen J. Sedensky III

State's Attorney

Office of the State's Attorney

146 White Street

Danbury, CT 06810

**IN RE: SEARCH WARRANT
DATED DECEMBER 14, 2012**

:

SUPERIOR COURT

**FOR CONNECTICUT REGISTRATION
872YEO, A 2010 HONDA CIVIC, 4 DOOR SEDAN
COLOR BLACK, PARKED IN FRONT OF
SANDY HOOK ELEMENTARY SCHOOL
12 DICKINSON DRIVE
NEWTOWN, CONNECTICUT**

:

JUDICIAL DISTRICT

:

OF DANBURY

**POLICE CASE NUMBER:
CFS12-00704559**

:

DECEMBER 27, 2012

ORDER

The application of the prosecuting authority, the Danbury State's Attorney, having been considered, it is hereby GRANTED.

The period of time sealing the search warrant application, affidavit and return, and dispensing with the requirement of giving a copy of the same is hereby extended for a period of ninety (90) days from the date hereof. The court finds that due to the nature and circumstances of this case and the ongoing investigation, the State's interest in continuing nondisclosure substantially outweighs any right to public disclosure at this time.

IT IS SO ORDERED.



John F. Blawie
Judge of the Superior Court

**PROPERTY SEIZED UNDER
SEARCH WARRANT**

JD-CR-52 Rev. 10-01

C.G.S. §§ 21a-262, 53-278c, 54-33g,
54-36a, 54-36e, 54-36g, 54-36h**CONNECTICUT SUPERIOR COURT**

(Staple to JD-CR-61 as page 7)

COURT DOCKET NO.

U.A.R. NO./JUV. SUMMONS NO.

COMPANION CASE NO.

TOWN OF SEIZURE

JUDICIAL DISTRICT, G.A. OR J.M.

POLICE CASE/ RECEIPT NO.
12-00204559

NAME AND ADDRESS OF DEFENDANT/SUBJECT

ADDRESS OF COURT

Adam Lauer, 36 Yogananda St., Sandy Hook, CT

146 White St. Danbury, CT

Newtown

3

SECTION I. NO IN REM (Complete this section if In Rem was not served)

Notice is hereby given to the court of the foregoing Return of Property seized on Search and Seizure Warrant. No In Rem proceedings have been filed in the office of the clerk.

DATED AT (Town)

ON (Date)

SIGNED (Assistant Clerk)

COURT

SECTION II. IN REM (Complete this section only if In Rem was served)

Whereas, as appears on file, the property referred to in the above summons was duly seized and, in accordance with the statute and as appears above, a summons was duly issued and served, commanding the owner(s) thereof and all others whom it may concern to appear before this court, to show cause why the said property should not be forfeited, adjudged a nuisance and ordered to be destroyed or otherwise disposed of, and whereas said owner(s):

☐ appeared, thereupon being made party defendant(s) and after hearing☐ made default of appearance☐ executed the foregoing waiver

the court adjudged the property referred to in said summons and entered the following order:

SECTION III. ORDER OF THE COURT (Complete this section in both cases)**ASSET
FORFEITURE**

ITEM(S) NUMBER

The preceding item(s) of property in the foregoing inventory is/are subject to an in rem asset forfeiture proceeding pursuant to C.G.S. § 54-36h. See attached form.

**RETURN TO
OWNER(S)**

ITEM(S) NUMBER

The preceding item(s) of property in the foregoing inventory is/are hereby ordered returned to the rightful owner(s) within 6 months from the date of this order, upon proper claim therefore, OTHERWISE the property shall be disposed of pursuant to Section 54-36a of the Connecticut

General Statute's as follows:

- ☐ money shall be turned over to the Clerk of Court for deposit to the General Fund.
☐ turned over to the Examiner of Seized Property for disposition, provided that if it is a valuable prize, it shall be sold at public auction or private sale and the proceeds remitted to the State and deposited to the General Fund.
☐ destroyed.
☐ turned over to the following charitable, educational or governmental agency or institution: (Specify name and address)

**EVIDENTIARY
FUNDS AT A
FINANCIAL INST.**

The financial institution holding evidentiary funds seized by the _____ Police Department Law enforcement agency shall issue a check in the amount of _____ dollars payable to _____

**CONTROLLED
SUBSTANCE(S)**

ITEM(S) NUMBER

The preceding item(s) of property in the foregoing inventory is/are hereby adjudged to be controlled drug(s), substance(s) or drug paraphernalia and it is hereby ordered that said item(s) be:

- ☐ destroyed (C.G.S. 54-36a; 54-36g). ☐ delivered to the Commissioner of Consumer Protection (C.G.S. 21a-262).

**FIREARMS/
CONTRABAND**

ITEM(S) NUMBER

The preceding item(s) of property in the foregoing inventory is/are hereby adjudged to be contraband and it is hereby ordered that said item(s) be turned over to the Bureau of Identification of the Connecticut State Police Division for ☐ destruction ☐ appropriate use ☐ disposal by sale at public auction

(C.G.S. 54-36e) or ☐ turned over to the Commissioner of Environmental Protection in accordance with C.G.S. §§ 26-85 and 26-90.

**NUISANCE,
CONTRABAND
OR OTHER
PROPERTY**

ITEM(S) NUMBER

The preceding item(s) of property in the attached inventory is/are hereby adjudged to be a nuisance, contraband or other property ordered to be forfeited and it is hereby ordered disposed of as follows:

- ☐ money shall be turned over to the Clerk of Court for deposit to the General Fund.
☐ turned over to the Examiner of Seized Property for disposition, provided that if it is a valuable prize, it shall be sold at public auction or private sale and the proceeds remitted to the State and deposited to the General Fund.
☐ destroyed.
☐ turned over to the following charitable, educational or governmental agency or institution: (Specify name and address)

GAMBLING

ITEM(S) NUMBER

The preceding item(s) of property in the attached inventory is/are hereby adjudged seized, pursuant to Connecticut General Statute 53-278c and said item(s) are hereby ordered to be disposed of as follows:

- ☐ money shall be turned over to the Clerk of Court for deposit to the General Fund.
☐ property used in gambling shall be turned over to the Examiner of Seized Property for disposition, provided that if it is a valuable prize, it shall be sold at public auction or private sale and the proceeds remitted to the State and deposited to the General Fund.
☐ destroyed.
☐ turned over to the following charitable, educational or governmental agency or institution: (Specify name and address)

BY ORDER OF THE COURT (Name of Judge)

JUDICIAL DISTRICT, G.A., OR JUVENILE

SIGNED (Judge)

DATE SIGNED

PART A INVENTORY NO.
8662 SW

PART B INVENTORY NO.

JUVENILE INVENTORY NO.

**AFFIDAVIT AND APPLICATION
SEARCH AND SEIZURE WARRANT**

JD-CR-61 Rev. 3-10
C.G.S. §§ 54-33a, 54-33c, 54-33j

**STATE OF CONNECTICUT
SUPERIOR COURT**

www.jud.ct.gov

Form JD-CR-52 must also be completed

Instructions To Applicant

File the application for the warrant and all affidavits upon which the warrant is based with the clerk of the court for the geographical area within which any person who may be arrested in connection with or subsequent to the execution of the search warrant would be presented, together with the return of the warrant.

Instructions To G.A. Clerk

Upon execution and return of the warrant, affidavits which are the subject of an order dispensing with the requirement of giving a copy to the owner, occupant or person within forty-eight hours shall remain in the custody of the clerk's office in a secure location apart from the remainder of the court file

Police Case number CFS# 12-00704559

TO: A Judge of the Superior Court or a Judge Trial Referee

The undersigned, being duly sworn, complains on oath that the undersigned has probable cause to believe that certain property, to wit:

Connecticut registration 872YEO, a 2010 Honda Civic, 4-door sedan, color black, vin #2HGFA1F51AH54299, registered to Nancy Lanza, 36 Yogananda Street, Sandy Hook, CT. Blood, semen, saliva, physiological fluids and secretions, hair, fibers, fingerprints, palm prints, footprints, shoe prints, gunshot residue (GSR), weaponry and firearms including pistols, rifles, revolvers, shotguns, hatchets, axes, knives, cutting instrument and cutting tools, blunt force instruments, projectiles, ammunition, bullet casings and fragments, dirt, dust and soil, paint samples, glass and plastic fragments, marks of tools used to gain access to locked premises or containers, and items containing traces of any of the above mentioned articles or items.

The evidence will be collected and submitted to the Department of Public Safety Forensic Science Laboratory located at 278 Colony Street in Meriden, Connecticut for physical examination, scientific testing and forensic analysis.

☐ is possessed, controlled, designed or intended for use or which is or has been or may be used as the means of committing the criminal offense of: _____

☐ was stolen or embezzled from: _____

☒ constitutes evidence of the following offense or that a particular person participated in the commission of the offense of:

Murder, in violation of Connecticut General Statute 53a-54c

☐ is in the possession, custody or control of a journalist or news organization, to wit: _____

☐ and such person or organization has committed or is committing the following offense which is related to such property: _____

☐ and such property constitutes contraband or an instrumentality of the criminal offense of: _____

And is within or upon a certain person, place, or thing, to wit:

Connecticut registration 872YEO, a 2010 Honda Civic, 4-door sedan, color black is parked in front of the Sandy Hook Elementary School, 12 Dickinson Drive in Newtown, CT.

(This is page 1 of a 7 page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
Newtown	12.14.12	DET SCOTT W 507
Newtown	12.14.12	Det. J. K. 1268
Jurat	Subscribed and sworn to before me on (Date) Dec 14, 2012	Signed (Judge/Judge Trial Referee) John F. Blum

SEARCH AND SEIZURE WARRANT

STATE OF CONNECTICUT
SUPERIOR COURT

SEARCH AND SEIZURE WARRANT

The foregoing Affidavit and Application for Search and Seizure Warrant having been presented to and been considered by the undersigned, a Judge of the Superior Court or a Judge Trial Referee, and the foregoing Affidavit having been subscribed and sworn to by the affiant(s) before me at the time it was presented, the undersigned (a) is satisfied therefrom that grounds exist for said application, and (b) finds that said affidavit established grounds and probable cause for the undersigned to issue this Search and Seizure Warrant, such probable cause being the following: From said affidavit, the undersigned finds that there is probable cause for the undersigned to believe that the property described in the foregoing affidavit and application is within or upon the person, if any, named or described in the foregoing affidavit and application, or the place or thing, if any, described in the foregoing affidavit and application, under the conditions and circumstances set forth in the foregoing affidavit and application, and that, therefore, a Search and Seizure warrant should issue for said property.

NOW THEREFORE, by Authority of the State of Connecticut, I hereby command any Police Officer of a regularly organized police department, any State Police Officer, any inspector in the Division of Criminal Justice, or any conservation officer, special conservation officer or patrol officer acting pursuant to C.G.S. § 26-6 to whom these presents shall come within ten days after the date of this warrant to enter into or upon and search the place or thing described in the foregoing affidavit and application, or search the person described in the foregoing affidavit and application or both, to wit:

Connecticut registration 872YEO, a 2010 Honda Civic, 4-door sedan, color black is parked in front of the Sandy Hook Elementary School, 12 Dickinson Drive in Newtown, CT.

for the property described in the foregoing affidavit and application, to wit:

Connecticut registration 872YEO, a 2010 Honda Civic, 4-door sedan, color black, vin #2HGFA1F51AH54299, registered to Nancy Lanza, 36 Yogananda Street, Sandy Hook, CT. Blood, semen, saliva, physiological fluids and secretions, hair, fibers, fingerprints, palm prints, footprints, shoe prints, gunshot residue (GSR), weaponry and firearms including pistols, rifles, revolvers, shotguns, hatchets, axes, knives, cutting instrument and cutting tools, blunt force instruments, projectiles, ammunition, bullet casings and fragments, dirt, dust and soil, paint samples, glass and plastic fragments, marks of tools used to gain access to locked premises or containers, and items containing traces of any of the above mentioned articles or items.

The evidence will be collected and submitted to the Department of Public Safety Forensic Science Laboratory located at 278 Colony Street in Meriden, Connecticut for physical examination, scientific testing and forensic analysis.

- ☒ submit the property described in the foregoing affidavit and application to laboratory analysis and examination Department of Public Safety Forensic Science Laboratory located at 278 Colony Street in Meriden, Connecticut for physical examination, scientific testing and forensic analysis.

and upon finding said property to seize the same, take and keep it in custody until the further order of the court, and with reasonable promptness make due return of this warrant accompanied by a written inventory of all property seized.

- ☒ The foregoing request that the judge, or judge trial referee dispense with the requirement of C.G.S. § 54-33c that a copy of the warrant application and affidavit(s) in support of the warrant be given to the owner, occupant or person named therein and that the affidavit in support of such request also be included in such nondelivery is hereby:

☒ GRANTED for a period of

NOT TO EXCEED 2 WEEKS BEYOND DATE WARRANT IS EXECUTED

Dec. 28, 2012

This order, or any extension thereof, dispensing with said requirement shall not limit disclosure of such application and affidavits to the attorney for a person arrested in connection with or subsequent to the execution of the search warrant unless, upon motion of the prosecuting authority within two weeks of such arraignment the court finds that the state's interest in continuing nondisclosure substantially outweighs the defendant's right to disclosure.

☐ DENIED

☐ Service of this Search Warrant upon the customer whose financial records are being sought is hereby waived, pursuant to C.G.S. § 36a-434a)

(NOTE: AFFIANT'S OATH MUST BE TAKEN PRIOR TO JUDGE / JUDGE TRIAL REFEREE SIGNING BELOW)

(This is page 6 of a 7 page Affidavit and Application.)

Signed at <u>Newtown</u> , Connecticut, on: <u>Dec. 14, 2012</u>	Date	At (Time) <u>8:36</u>	<input checked="" type="checkbox"/> a.m. <input type="checkbox"/> p.m.
Signed (Judge/Judge Trial Referee) <u>[Signature]</u>	Print name of Judicial Official <u>Hon. John F. Blawie</u>		

RETURN AND INVENTORY PROPERTY SEIZED ON SEARCH AND SEIZURE WARRANT

Judicial District of Danbury	G.A. 3	At (Address of Court) 146 White Street, Danbury, CT	Inventory control number
Docket number CR-	Uniform arrest number	Police case number 12-00704559	Date of seizure 12/21/12
			Companion case number

When and there by virtue of and pursuant to the authority of the foregoing warrant, I searched the person, place or thing named therein, to wit:

Connecticut registration 872YEO, a 2010 Honda Civic, 4-door sedan, color black is parked in front of the Sandy Hook Elementary School, 12 Dickinson Drive in Newtown, CT.

and found thereon or therein, seized, and now hold in custody, the following property:

☐ Total Cash Seized: N/A, consisting of

- Exhibit #511 - One (1) Integriswab swabbing with saline solution for potential DNA source.
- Exhibit #512 - One (1) Integriswab swabbing with saline solution for potential DNA source.
- Exhibit #513 - One (1) Integriswab swabbing with saline solution for potential DNA source.
- Exhibit #514 - One (1) Integriswab swabbing with saline solution for potential DNA source.
- Exhibit #515 - One (1) shoe impression.
- Exhibit #516 - One (1) Integriswab swabbing with saline solution for potential DNA source.
- Exhibit #517 - One (1) Integriswab swabbing with saline solution for potential DNA source.
- Exhibit #518 - One (1) Integriswab swabbing with saline solution for potential DNA source.
- Exhibit #519 - One (1) Integriswab swabbing with saline solution for potential DNA source.

I gave a copy of such warrant to Owner and Son Deceased. No Copy Distributed the owner or occupant of dwelling, structure, motor vehicle or place designated therein, or to person named therein, on (Date) 1/7/13.
(This is page 10 of a 10 page Affidavit and Application.)

Signed (Officer's signature and department) Det. [Signature] #0864 CSP - CDMC

NOTE: Form JD-CR-61, pages 1 - 10 must be supplemented by Form JD-CR-52.

RETURN FOR AND INVENTORY
PROPERTY SEIZED ON SEARCH AND SEIZURE WARRANT

Judicial District of Danbury	G.A. 3	At (Address of Court) 146 White Street, Danbury, CT	Inventory control number
Docket number CR-	Uniform arrest number	Police case number 12-00704559	Date of seizure 12/14/12
			Companion case number

Then and there by virtue of and pursuant to the authority of the foregoing warrant, I searched the person, place or thing named therein, to wit:

Connecticut registration 872YEO, a 2010 Honda Civic, 4-door sedan, color black is parked in front of the Sandy Hook Elementary School, 12 Dickinson Drive in Newtown, CT.

and found thereon or therein, seized, and now hold in custody, the following property:

☐ Total Cash Seized: N/A, consisting of

Addendum To Return Submitted On 01/07/13

Exhibit #505 - One (1) Saiga 12 Shotgun, serial #H08402282, with two magazines containing 70 rounds of Winchester 12 gauge shotgun rounds.

OFFICE OF THE CLERK
SUPERIOR COURT & CA 3
2013 MAR 14 PM 4 00
JUDICIAL DISTRICT
DANBURY
STATE OF CONNECTICUT

and I gave a copy of such warrant to Owner deceased. No copy distributed., the owner or occupant of the dwelling, structure, motor vehicle or place designated therein, or to _____, the person named therein, on (Date) _____.

(This is page 10 of a 10 page Affidavit and Application.)

Date 3/14/13 Signed (Officer's signature and department) Det. [Signature] #864 CSP - CDMC

NOTE: Form JD-CR-61, pages 1 - 10 must be supplemented by Form JD-CR-52.

And the facts establishing the grounds for issuing a Search and Seizure Warrant are the following:

1. That the affiant Detective James McGlynn, #1268 is a regular sworn member of the Connecticut State Police Department and has been a member of said Department for the past 23 years having participated in numerous criminal investigations, which have led to arrests and convictions. That the affiant McGlynn is presently assigned to the State Police Central District Major Crime Squad.
2. That the affiant Detective Scott Wisner, #507 is a regular sworn member of the Connecticut State Police Department and has been a member of said Department for the past 20 years having participated in numerous criminal investigations, which have led to arrests and convictions. That the affiant Wisner is presently assigned to the State Police Central District Major Crime Squad.
3. That on Friday, 12/14/12, at approximately 0935 hours, Newtown Police Department received a 911 call from a caller at the Sandy Hook Elementary School, 12 Dickinson Drive in Newtown, CT. The caller reported that an active shooting situation was occurring at the Sandy Hook Elementary School.
4. That as a result of the 911 call, numerous law enforcement personnel including members from the Newtown Police Department and the Connecticut State Police responded to Sandy Hook Elementary School, in Newtown. Upon arrival, law enforcement personnel conducted a search of the interior and exterior of the school. Investigators located CT registration 872YEO, a 2010, black colored Honda Civic unoccupied and parked in the fire lane directly in front of the school. A shotgun was noted in plain view to be in the interior of the vehicle. The registered owner for the Honda Civic is Nancy Lanza, DOB 09/06/60, 36 Yogananda Street in Sandy Hook, CT.
5. That as investigators entered the school numerous school children and school personnel were located deceased from apparent gunshot wounds in the first three classrooms located off the main hallway, adjacent to the school's front entrance. That investigators also located a teenaged white male dressed in military style clothing, wearing a bullet proof vest lying deceased on the floor in the middle classroom. That the deceased male was in possession of several handguns as well as a military style assault weapon. That the deceased male has been tentatively identified as Adam Lanza, DOB 04/22/92, who resides at 36 Yogananda Street in Sandy Hook, CT.
6. That law enforcement personnel including members of the Connecticut State Police, Emergency Service Unit, responded to the residence of Nancy Lanza at 36 Yogananda Street in Sandy Hook, CT. Upon arrival at Lanza's residence, Connecticut State Police Emergency Service Unit gained entry into the house and located a deceased middle aged white female lying in a supine position on a bed in the 2nd floor master bedroom. The white female sustained an apparent gunshot wound to her forehead. Investigators located a rifle on the floor near the bed. The deceased white female is presumed Nancy Lanza, DOB 09/06/60.
7. That 12/14/12, Agents of the Federal Bureau of Investigation interviewed [REDACTED] [REDACTED] rarely leaves his home and considers him to be a shut in and an avid gamer who plays Call of Duty, amongst other games. [REDACTED] [REDACTED] was a gun safe containing at least four guns. [REDACTED] [REDACTED] had attended Sandy Hook Elementary School and that the school was Adam Lanza's "life."
8. That the Affiants have personal knowledge, based upon their experience and training, that crimes of

(This is page 2 of a 7 page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
Newtown	12-14-12	DET SCOT W 507
Newtown	12-14-12	DET JAMES M 1268
Jurat	Subscribed and sworn to before me on (Date) Dec. 14, 2012	Signed (Judge/Judge Trial Referee) [Signature]

violence involve a struggle, a break, the use of weapons and other instrumentalities, and/or the element of unpredictability; the person or persons participating in the commission of a violent crime is/are in contact with physical surroundings in a forceful or otherwise detectable manner; there is often an attempt to alter, destroy, remove, clean up, or cover up evidence of a crime. That traces may be left in the form of blood, semen, saliva, physiological fluids and secretions, hair, fibers, fingerprints, palm prints, footprints, shoe prints, weapons and firearms including pistols, rifles, revolvers, shotguns, knives, hatchets, axes, cutting instruments and cutting tools, blunt force instruments, projectiles, ammunition, bullet casings and fragments, gunshot residue (GSR), dirt, dust and soil, paint samples, glass and plastic fragments, marks of tools used to gain access to locked premises or containers and items containing traces of any of the above mentioned articles. Many of the above items are minute and/or microscopic, thus requiring additional specialized examination by forensic science laboratory techniques, such as that performed by the Connecticut State Police Forensic Science Laboratory.

9. That the Affiants also have personal knowledge, based upon their experience and training, that a crime scene, such as described above, will contain physical evidence, hereinbefore itemized, which will aid in establishing the identity of the perpetrator(s), the circumstances under which the crime was committed, and/or which in general will assist in the discovery of the pertinent facts and that such evidence requires a systematic search to locate, seize, record and process. That trace evidence left in the forms mentioned above is easily transferred between participants and inanimate objects such as surroundings, including their motor vehicle. That it is reasonable to believe and expect that a person responsible for committing a crime, such as the one described in this affidavit would come in contact with these forms of trace evidence and transfer them to their surroundings.
10. That the Affiants also have personal knowledge that the Department of Public Safety Forensic Science Laboratory located at 278 Colony St in Meriden, CT has the equipment, personnel and expertise necessary to conduct physical examination, scientific testing and forensic analysis, including but not limited to biological and chemical testing, instrumental analysis, firearms, photography, biochemistry, DNA, criminalistics, fingerprints, in order to locate, identify, compare and reconstruct items of evidence and trace evidence to aid in establishing the circumstances of the crime and identity of the participants involved in the crime. The Department of Public Safety Forensic Science Laboratory will use standardized and documented procedures to extract, amplify and detect DNA from evidentiary items and samples taken from known individuals. The resulting DNA profiles from the evidentiary items will be compared to the known individuals' profiles and the results documented in a laboratory report.
11. That based upon the facts and circumstances described above, your Affiants have probable cause to believe that evidence of the crime of murder, in violation of Connecticut General Statute 53a-54c, will be found within Connecticut registration 872YEO, a 2010 Honda Civic, 4-door sedan color black, vin #2HGFA1F51AH542299, registered to Nancy Lanza, DOB 09/06/30 of 36 Yogananda Street in Sandy Hook, Connecticut.
12. Therefore, the Affiants are requesting a Search and Seizure warrant be issued for Connecticut registration 872YEO, a 2010 Honda Civic, 4-door sedan color black, vin #2HGFA1F51AH542299, registered to Nancy Lanza, DOB 09/06/30 of 36 Yogananda Street in Sandy Hook, Connecticut.

(This is page 3 of a 7 page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
Newtown	12-14-12	DET SCOR W 507
Newtown	12-14-12	Det. J. H. R. - 12-68
Subscribed and sworn to before me on (Date)		Signed (Judge/Judge Trial Referee)
Dec. 14, 2012		[Signature]

The undersigned ("X" one) ☒ has not presented this application in any other court or to any other judge or judge trial referee.
☐ has presented this application in another court or to another judge or judge trial referee (specify):

Wherefore the undersigned requests that a warrant may issue commanding a proper officer to search said person or to enter into or upon said place or thing, search the same, and take into custody all such property.

☒ And to submit the property described in the foregoing affidavit and application to laboratory analysis and examination:

Department of Public Safety Forensic Science Laboratory located at 278 Colony Street in Meriden, Connecticut for physical examination, scientific testing and forensic analysis.

(This is page 4 of a 7 page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
Newtown	12.14.12	DET SCOTT W 507
Newtown	12.14.12	Det. Scott W 1268
Jurat	Subscribed and sworn to before me on (Date) Dec. 14, 2012	Signed (Judge/Judge Trial Referee) John F. Blum

AFFIDAVIT REQUESTING DISPENSATION WITH
REQUIREMENT OF DELIVERY
pursuant to § 54-33c, Connecticut General Statutes

TO: A Judge of the Superior Court or a Judge Trial Referee

For the reasons set forth below, the undersigned, being duly sworn, requests that the judge / judge trial referee dispense with the requirement of C.G.S. § 54-33c that a copy of the application for the warrant and a copy of any affidavit(s) in support of the warrant be given to the owner, occupant or person named therein with forty-eight hours of the search:

- ☐ The personal safety of a confidential informant would be jeopardized by the giving of a copy of the affidavits at such time;
- ☒ The search is part of a continuing investigation which would be adversely affected by the giving of a copy of the affidavits at such time;
- ☐ The giving of such affidavits at such time would require disclosure of information or material prohibited from being disclosed by chapter 959a of the general statutes;

- ☐ In addition, it is requested that the requirement of advance service of this warrant upon the customer whose financial records are being sought, be waived pursuant to C.G.S. § 36a-43 (a);

and the specific details with regard to such reasons are as follows:

This is an active and evolving investigation in which the identification of additional suspect(s) and co-conspirators could be potentially compromised by disclosure of the aforementioned information at this juncture.

The undersigned further requests that this affidavit also be included in such nondelivery.

(This is page 5 of a 7 page Affidavit and Application.)

City/Town	Date	Signature and Title of Affiant
Newtown	12-14-12	DET [Signature]
Newtown	12-14-12	Det [Signature]
Jurat	Subscribed and sworn to before me on (Date) Dec. 14, 2012	
	Signed (Judge/Judge Trial Referee) [Signature]	